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SOUTHERN DISTRICT OF NEW YORK	UNITED STATES DISTRICT COUP OUTHERN DISTRICT OF NEW YO	rk (
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	03 MDL 1570 (RCC)
In re Terrorist Attacks on September 11, 2001	ECF Case
	

This document relates to:

Ashton, et al. v. Al Qaeda Islamic Army, et al.., Case No. 92-CV-6977 (S.D.N.Y.)

STIPULATION AND ORDER REGARDING SCHEDULE TO RESPOND TO COMPLAINT CONSOLIDATED UNDER MDL 1570

It is HEREBY STIPULATED AND AGREED, by and between Plaintiffs in the abovereferenced case consolidated under 03 MDL 1570 and Defendants Ahmed Totonji, Iqbal Unus, Jamal Barzinji, M. Omar Ashraf, Mohammed Jaghlit, Muhammad Ashraf, M. Yaqub Mirza, and Grove Corporate (collectively, "Defendants"), by and through their undersigned counsel, subject to the approval of the Court, as follows:

- The Court previously approved Stipulations by and between counsel for Plaintiffs and defendants Ahmed Totonji, Iqbal Unus, Jamal Barzinji, M. Omar Ashraf, Mohammad Jaghlit, Muhammad Ashraf, M. Yaqub Mirza, and Grove Corporate to respond to Plaintiffs' complaint on or before March 28, 2005.
- Currently pending before the Court are three separate motions to dismiss relating 2. to the Defendants in other consolidated cases: (1) a motion to dismiss in Burnett v. Al Baraka Investment and Development Group, et al., brought by defendants African Muslim Agency, Grove Corporate, Heritage Education Trust, International Institute of Islamic Thought, Mar-Jac Investments, Reston Investments, Safa Trust, and York Foundation; (2) a motion to dismiss in Ashton v. Al Qaeda Islamic Army, et al. brought by the International Institute of Islamic Thought; and (3) a motion to dismiss in Federal Insurance Company v. Al Qaeda, et al. brought by Iqbal Unus, Jamal Barzinji, M. Omat Ashraf, M. Yaqub Mirzo, Muhammad Ashraf, and Taha

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Al-Alwani (the "Pending Motions"). The Court was fully briefed and heard argument on the Pending Motions on October 12 and 14, 2004, and took them under submission at that time.

- 3. In the interests of judicial economy and to avoid duplicative motions involving similar allegations, it is hereby stipulated and agreed that Defendants shall have thirty (30) days from the date on which the Court decides the Pending Motions to answer or otherwise respond to Plaintiffs' complaint in the above-referenced case.
- 4. Plaintiffs shall have sixty (60) days from the date on which it is served with Defendants' responsive pleadings to file a response, if any. Defendants shall have twenty-one (21) days thereafter to file a reply to Plaintiffs' opposition.
- This stipulation supersedes all previous stipulations between Plaintiffs and any
 Defendant.

.By:

Respectfully submitted

KREINDLER & KREINDLE

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SO ORDERED:

RICHARD CONWAY CASEY, U.S.D.J. Dated: April 1, 2005

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